16.306(5) *Multiple signatures.* The following applies to a document containing two or more signatures:

. . . .

a. By filing the document the registered filer confirms that the content of the document is acceptable to all persons signing the document and all such persons consent to having their signatures appear on the document, and that the registered filer has notified the other signatories to the document that they must be registered filers for their signatures to be valid. Signatures on documents filed by governmental agencies and any other signature the court has approved will be presumed valid, even if the signatory is not a registered filer. All persons signing the document must be registered filers to receive notice of the filing of subsequent documents in the case.

16.306(6) Disputing authenticity <u>or validity</u>. A lawyer or a party who disputes the authenticity <u>or validity</u> of any signature on an electronically-filed document must file an objection to the signature within 30 days after the lawyer or party knew or should have known the signature is not authentic <u>or valid</u>. A signature <u>will be is</u> presumed authentic <u>and valid</u> until established otherwise by clear and convincing evidence.